THE HONORABLE JAMAL N. WHITEHEAD 1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 11 IN RE VALVE ANTITRUST LITIGATION No. 2:21-cv-00563-JNW 12 STIPULATION AND (PROPOSED) ORDER REGARDING DEADLINES TO 13 CONSUMER PLAINTIFFS' MOTION TO **CONSOLIDATE (DKT. 373)** 14 NOTE ON MOTION CALENDAR: 15 October 18, 2024 16 The Consumer Plaintiffs and Valve Corporation, by and through their undersigned 17 counsel, respectfully submit this stipulation and proposed order to the Court, stating as follows: 18 Consumer Plaintiffs' Motion to Consolidate and Appoint Vorys, Sater, Seymour and 19 Pease LLP as Interim Class Counsel (Dkt. 373) ("Consumer Plaintiffs' Motion") asks that the 20 Court: (1) consolidate In re Valve Antitrust Litigation (Case No. 2:21-cv-00563-JNW) and 21 Elliott et al. v. Valve Corporation (Case No. 2:24-cv-01218-JNW) ("Consolidation"), and (2) 22 appoint Vorys, Sater, Seymour and Pease LLP ("Vorys") as interim lead class counsel for the 23 Consumer Class ("Appointment"). 24

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Counsel for the Consumer Plaintiffs and Valve have met and conferred and agree that 1 the Appointment portion of Consumer Plaintiffs' Motion that seeks to appoint Vorys as Interim 2 Lead Counsel shall be re-noted for November 8, 2024. 3 4 Counsel for the Consumer Plaintiffs and Valve further agree that Valve's response to 5 Consumer Plaintiffs' Appointment request, currently due October 21, 2024, shall be filed on November 4, 2024. 6 7 The note for hearing and response deadlines with respect to Consumer Plaintiffs' Consolidation request shall remain the same, i.e., remain noted for consideration October 25, 8 2024, with a response deadline of October 21, 2024. 9 10 // SO STIPULATED this 18th day of October, 2024. 11 12 ROMERO PARK PS CORR CRONIN LLP 13 s/H. Troy Romero (per email authorization) s/Blake Marks-Dias 14 H. Troy Romeo, WSBA No. 19044 Blake Marks-Dias, WSBA No. 28169 1019 W. James St., Ste. 102 Eric A. Lindberg, WSBA No. 43596 15 Kent, WA 98032 1015 Second Avenue, Floor 10 (425) 450-5000 Phone Seattle, WA 98104 16 tromero@romeropark.com (206) 625-8600 Phone (206) 625-0900 Fax 17 bmarksdias@correronin.com s/ Kenneth J. Rubin (per email authorization) Kenneth J. Rubin, Admitted Pro Hac Vice elindberg@corrcronin.com 18 Timothy B. McGranor, Admitted Pro Hac Vice Douglas R. Matthews, Admitted Pro Hac Vice Attorneys for Defendant Valve Corporation 19 Kara M. Mundy, Admitted Pro Hac Vice VORYS, SATÉR, SEYMOUR AND PEASE 20 LLP 52 East Gay Street 21 Columbus, OH 43215 (614) 464-6400 Phone Kristen Ward Broz (pro hac vice) 22 kirubin@vorys.com FOX ROTHSCHILD LLP tbmcgranor@vorys.com 2020 K. St. NW, Ste. 500 23 Washington, DC 20006 drmatthews@vorys.com Telephone (202) 794-1220 kmmundy@vorys.com 24 Fax (202) 461-3102 kbroz@foxrothschild.com 25

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1	IT IS SO ORDERED.	
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3	HONORABLE JAMAL N. WHITEHEAD UNITED STATES DISTRICT JUDGE	
4	Presented by:	
5	CORR CRONIN LLP	
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7	s/Blake Marks-Dias Blake Marks-Dias, WSBA No. 28169 Todd T. Williams, WSBA No. 45022	
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